

Di fgi Ubhlc %, 1 "G'7 "Y" % % 1 lfIhzh Y7 ci fhzbXg'h Uhk Y]bhYfYg hg'cZ1 g]WUfYgYfj YX'Vm ; F5 BH=B; 8 YZYbXUbh8 i bWbfg'Achcb'hc'7 cbhjbi Yz8 cW a Ybh, %/) zUbX\ Jg'GYdhYa VYf &) z&\$%&hf]U'XUhY]g'7 CBH=BI 98 'hc'HI 9 G8 5 M25 DF=@& z&\$% zUh%\$. \$\$'U'a "H YGYdhYa VYf) z&\$%& DfYlf]U'7 cbZfYbW'Jg'J5 75 H98 'Ug'hc'h Jg'8 YZYbXUbh"

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION



UNITED STATES OF AMERICA)
)
v.)
 Case No.: 3:11-00012-14
DEMETRIUS DUNCAN)
 Senior Judge Wiseman

MOTION TO CONTINUE TRIAL

COMES NOW Defendant Demetrius Duncan, by and through undersigned counsel, and hereby moves this Honorable Court for the entry of an Order continuing the trial of this matter from September 25, 2012 to a later date that is convenient to the Court and counsel. In support hereof, Defendant Duncan states as follows:

1. The government's investigation in this matter began in 2006. (Docket Entry 403, page 10). Ostensibly, the government has now had approximately six years to conduct its investigation and prepare for trial.
2. This matter was initiated by Criminal Complaint on December 9, 2010, and most Defendants were appointed counsel within approximately one week. (Docket Entry 2; Docket Entry 41, et seq.). Counsel for most Defendants have now had approximately twenty-one months to prepare for trial (December 2010 – September 2012).
3. Undersigned counsel entered this case on December 29, 2011, and is Defendant Duncan's third attorney. (Docket Entry 649). Undersigned counsel has had approximately a year less to prepare than counsel for other Defendants in this matter.
4. The Court has previously declared this case to be a complex and extended "mega case" and is aware that the discovery materials are quite voluminous. (Docket Entry 666).